discharge of his duty from collecting samples; or who shall violate any of the provisions of this act shall be guilty of a misdemanor, and upon conviction, shall be fined not more than one hundred dollars and costs of prosecution. Provided, that no one shall be convicted for violation of the provisions of section ten (10) of this act if he is able to show that the weed seeds named in section ten (10), are present in quantities not more than one in ten thousand, and that due diligence has been used to find and remove said seeds.

SEC. 19. Appropriation—fees paid into state treasury. There is hereby appropriated, for the purpose of enforcing the provisions of this act, a sum not exceeding three thousand (\$3000) dollars annually. Such expense shall be paid by warrant of the state auditor upon bills filed by the state food and dairy commissioner with the executive council and approved by them. All fees collected under the provisions of this act shall be paid into the state treasury.

Approved April 6, A. D. 1907.

CHAPTER 190.

LABELS ON BALLS OF BINDER TWINE.

S. F. 230.

AN ACT to require a stamp or label en every ball of binder twine sold, exposed or offered for sale within this state and providing a penalty for the violation thereof.

[Additional to chapter thirteen (13) of title twenty-four (XXIV) of the code, relating to cheating by false pretenses, gross frauds and conspiracy.]

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Label required. No binder twine shall be sold, exposed or offered for sale within this state, except the same bears upon each ball a stamp or label truly stating the name of the manufacturer or importer and the number of feet to the pound in such ball: Provided that a deficiency not exceeding five per cent in length stated on the stamp or label shall not be a violation hereof.

SEC. 2. Penalty. Any person, firm or corporation who violates the provisions of section one hereof shall be guilty of a misdemeanor and shall be

punished by a fine not exceding one hundred dollars (\$100).

SEC. 3. What exempt—burden of proof. All binder twine purchased or received by wholesale or retail dealers of this state prior to September first, nineteen hundred and seven (1907), shall be exempt from the provisions of this act until November first nineteen hundred and eight; but the burden of proof that such twine was so purchased or received shall rest on said dealers.

Approved April 4, A. D. 1907.

CHAPTER 191.

NUMBER OF GUARDS IN THE STATE PENITENTIARIES.

S. F. 389.

AN ACT to amend section five thousand six hundred sixty-three (5663) of the code as it appears in the section of said number in the supplement to the code, relative to the number of guards in the state penitentiaries.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Guards—minimum number. That section five thousand six hundred sixty-three (5663) of the code as it appears in the section of said number